UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

United States of America,	
Plaintiff, v.	ORDER
Neulan Midkiff,	Criminal No. 06-407(1)
Defendant.	
Timothy C. Rank, and Tracy L. Per for and on behalf of Plaintiff.	zel, Assistant United States Attorneys
Douglas Olson, Assistant Federal I Defendant.	Public Defender for and on behalf of

Based on the record, files and proceedings herein,

IT IS HEREBY ORDERED that;

- Defendant's Motion to Dismiss the Indictment based on Double
 Jeopardy [Doc. No. 153] is DENIED.
- Defendant's Motion to Restrict the Government from Referring to Investors as Victims [Doc. No. 154] is DENIED.
- 3. The Government's Motion to Correct and Narrow the Indictment

CASE 0:06-cr-00407-MJD-AJB Document 159 Filed 07/07/08 Page 2 of 2

[Doc. No. 156] is GRANTED.

4. Defendant's Conditions of Pretrial Release are hereby modified as

follows: The Defendant is hereby subject to electronic monitoring,

and shall follow all rules for electronic monitoring as set by Pretrial

Services. The conditions of release as set forth in the Order dated

January 9, 2007 remain in full force and effect. In addition, the

Defendant shall not travel outside of the state of Minnesota, unless

expressly authorized by the Court.

Date: July 7, 2008

s / Michael J. Davis

Michael J. Davis, Chief Judge **United States District Court**

2